## STATE OF NEVADA



## COMMISSION PANEL DETERMINATION REGARDING JUST AND SUFFICIENT CAUSE

NRS 281.511(3)

## COMMISSION PANEL: GEORGE KEELE AND JIM KOSINSKI

IN THE MATTER OF THE REQUEST FOR OPINION CONCERNING THE CONDUCT OF	Request for Opinion	
Brian Krolicki, Nevada State Treasurer	No. 06-46	
/		
On November 16 2006 pursuant to NRS 281 46	2 a Commission panel reviewed the	

On November 16, 2006, pursuant to NRS 281.462, a Commission panel reviewed the Executive Director's Report and Recommendation Regarding Just and Sufficient Cause, the request for opinion filed herein, and all related documents and determined that just and sufficient cause does not exists for the Commission to hold a hearing and render an opinion on the allegations that Mr. Krolicki violated the provisions of NRS 281.481(1), NRS 281.481(2), NRS 281.481(7), and NRS 281.554 and that the complaint is dismissed.

Specifically, the panel found no evidence of any act in violation of the Ethics in Government Law by Mr. Krolicki in response to the allegations that Mr. Krolicki made use of television, radio, and print media advertising intended for the College Savings Plan of Nevada and the Nevada Prepaid Tuition Program to advance his political campaign for lieutenant governor.

The Request for Opinion is, therefore, DISMISSED.

DATED: November 17, 2006	Pat Hearn
	L. Patrick Hearn, Executive Director

## CERTIFICATE OF MAILING

I certify that I am an employee of the Nevada Commission on Ethics and that on this day at Carson City, Nevada, I placed a true and correct copy of the Commission Panel Determination Regarding Just and Sufficient Cause in an envelope and deposited same in the mail, postage prepaid, addressed as follows:

Scott Scherer Counsel for Brian Krolicki, Nevada State Treasurer Hale Lane Attorneys at Law 777 E. William Street, Suite 200 Carson City, NV 89701

Dated: November 17, 2006

Emíly H. Nunez

Office Manager

Nevada Commission on Ethics